## IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF SOUTH CAROLINA COLUMBIA DIVISION

UNITED STATES OF AMERICA	)	CR. NO.: 3:20-591
	)	
	)	
-VS-	)	REQUEST FOR
	)	<b>PROTECTION</b>
	)	
DAVID TSUI, and	)	
COMFORTLAND INTERNATIONAL, LLC,	)	
Defendants.	)	

The undersigned, Andrew B. Moorman, Sr., seeks protection from court appearances on the following dates due to a previously planned vacation:

- June 6, 2023 through June 23, 2023.

Respectfully submitted,

s/ Andrew B. Moorman, Sr.
Attorney for Defendant
Moorman Law Firm, LLC
416 East North Street
2<sup>nd</sup> Floor
Greenville, South Carolina 29601
864-775-5800
andy@andymoormanlaw.com
Federal ID # 10013

Greenville, South Carolina June 4, 2023.